

# IN THE MICHIGAN COURT OF APPEALS

## ORDER

Re: **Loretta G Hall v Troy D Hall**

Docket No. **267007**

L.C. No. **03-009922 DM**

William C. Whitbeck, Chief Judge, acting under MCR 7.203(F)(1) and 7.216(A)(10), orders:

The claim of appeal filed December 7, 2005, is DISMISSED for lack of jurisdiction because the judgment of divorce is not a final order under MCR 7.202(6)(a)(i) for the reason that the matter of child support was not adjudicated but simply referred to the friend of the court. Furthermore, the order of January 6, 2004, does not constitute an adjudication of child support in that it was clearly just a temporary order. As a result, appellant may only challenge the order at this time by filing a delayed application for leave to appeal under MCR 7.205. Appellant can also wait and file a claim of appeal once a permanent order is issued regarding child support.



A true copy entered and certified by Sandra Schultz Mengel, Chief Clerk, on

January 11, 2006  
Date

*Sandra Schultz Mengel*  
Chief Clerk